



Cheniere Energy, Inc.
700 Milam Street, Suite 800
Houston, Texas 77002
phone: 713.375.5000
fax: 713.375.6000

RECEIVED - 6PDL
AIR PLANNING SEC.

14 APR 18 PM 6:03

April 14, 2014

Mr. Wren Stenger
Director, Multimedia Planning and Permitting Division
United States Environmental Protection Agency, Region 6
1445 Ross Avenue, Suite 1200
Dallas, TX 75202-2733

Re: Corpus Christi Liquefaction, LLC LNG Terminal
Permit No. PSD-TX-1306-GHG
Selection of TCEQ as GHG PSD Permitting Authority and Request to Transfer Permit Application to
TCEQ

Dear Mr. Stenger:

Corpus Christi Liquefaction, LLC ("CCL") is in receipt of your letter dated March 27, 2014, regarding selection of a greenhouse gas ("GHG") prevention of significant deterioration ("PSD") permitting authority for the LNG Terminal pursuant to the "Transition Process for Pending GHG PSD Permit Applications and Issued GHG PSD Permits upon Rescission of the GHG PSD FIP." Specifically, your letter requests that CCL indicate, no later than May 15, 2014, its intention to proceed with the U.S. Environmental Protection Agency ("EPA") as the GHG PSD permitting authority for the LNG Terminal, or request that EPA transfer the permit application for the LNG Terminal and all relevant materials to the Texas Commission on Environmental Quality ("TCEQ").

In response, CCL is selecting the TCEQ as the GHG PSD permitting authority for the LNG Terminal and requesting that EPA transfer the LNG Terminal permit application and all relevant materials to the TCEQ.

Your letter notes that TCEQ will not have authority to propose or issue a GHG PSD permit for the LNG Terminal until EPA finalizes approval of the Texas GHG PSD revisions to the Texas State Implementation Plan ("SIP") and rescinds the GHG PSD Federal Implementation Plan ("FIP"). You further state that it is EPA's intent to finalize its proposed approval of the revisions to the Texas SIP and rescind the GHG PSD FIP this summer. Although it is our understanding that EPA has every intention of finalizing its approval and rescinding the FIP this summer, in the unlikely event that EPA is unable to timely finalize the proposed approval and FIP rescission, CCL expects that EPA will automatically resume its role as the GHG PSD permitting authority for the LNG Terminal as if this transfer request had not been made, and in such a way that all progress to date, including public notice, will be considered complete.

CCL appreciates the time and effort undertaken to date by EPA staff to process the LNG Terminal GHG PSD permit application.

If you have questions, please do not hesitate to contact me at (713) 375-5212 or Andrew Chartrand at (713) 375-5429.

Sincerely,

Patricia Outtrim
Vice President, Government & Regulatory Affairs
Corpus Christi Liquefaction, LLC

cc: Mike Wilson, Director, Air Permits Division, TCEQ